



Al Moroccan Empire Consulate at New Jersey state republic

Moorish Divine and National Movement of the World

Northwest Amexem / Northwest Africa / North America / "The North Gate"

~ Temple of the Moon and Sun ~

~ Societas Republica Ea Al Maurikanos ~

The True and De jure Natural Peoples ~ Heirs of the Land

40.7475569° N, 74.2586082° W

Affidavit of Fact

Consular Court

International Document

Default Judgment

Notice to Agent is Notice to Principal – Notice to Principal is Notice to Agent

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Certified Mail Article No #7020 0640 0002 2284 1349

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Made on the 13-Shawwal, 1442 M.C.Y. [May 25, 2021 C.C.Y.]

Colm F. Connolly (acting as) Magistrate
 UNITED STATES DISTRICT COURT (Inc.)
 District of Delaware
 844 N. King Street, Unit 31, Room 4124, 4B
 Wilmington, Delaware [Near 19801-3555]

Joelle P. Hitch (acting as) Magistrate of
 Family Court
 STATE OF DELAWARE (Inc.)
 500 North King Street, Suite 9400
 Wilmington, Delaware [19801]

RESPONDENT

Al Moroccan Empire Consulate
 at New Jersey Republic
 Consul-General - El, Jaleel-Hu
 On behalf of Yasmintheresa Garsiyya-Bey
 Yasiin Maleek Garsiyya Bey
 P.O. Box 760
 South Orange, New Jersey Republic
 [07079] consulate@treatyrights.org

Marta Dybowski (acting as)
 Attorney for COUPER SMITH-HAGANS
 LAW OFFICE OF DENISE D. NORDHEIMER, LLC
 2001 Baynard Boulevard
 Wilmington, Delaware [19802]

Couper Smith-Hagans (U.S. citizen) Alleged father of child
 29523 Olympic Drive
 Menifee, California 92585

Re: Misrepresented Instruments – PETITION FOR CUSTODY in the FAMILY COURT OF
 THE STATE OF DELAWARE / Complaint - No. CN20-02933; Petition No. 20-13401

Stare Decisis Law

See *Louisville v. Motley*, 211 U.S. 149, 29 S.Ct. 42 (If any tribunal finds absence of proof of jurisdiction over a person subject-matter, the case must be dismissed. The accuser bears the burden of proof beyond a reasonable doubt")



MEMORANDUM

IN THIS ACTION, Marta Dybowski, Attorney for COUPER SMITH-HAGANS, of LAW OFFICE OF DENISE D. NORDHEIMER, LLC (third party interloper) having being served with process at her current address on [May 11, 2021], via United States Postmaster Certified Mail (Article # 7018 1830 0001 8749 2146), Joelle P. Hitch, Magistrate of Family Court, of the STATE OF DELAWARE (Inc.) (third party interloper) having being served with process at his current address on [May 11, 2021], via United States Postmaster Certified Mail (Article # 7018 1830 0001 8749 2139), Colm F. Connolly, Magistrate for UNITED STATES DISTRICT COURT (Inc.), of DISTRICT OF DELAWARE, LLC (third party interloper) having being served with process at her current address on [May 11, 2021], via United States Postmaster Certified Mail (Article # 7020 1290 0000 5622 3256) and Josette DelleDonne Manning, Cabinet Secretary for DEPARTMENT OF SERVICES FOR CHILDREN, YOUTH AND THEIR FAMILIES (also third party interloper), having being served with process on [May 10, 2021], via United States Postmaster Certified Mail (Article #7020 2450 0000 0086 1173), and such persons failing to prove jurisdiction and answer or plead to the Writ of Quo Warranto being made point by point that filed in this case with the Al Moroccan Empire Consulate at New Jersey state republic and there being no cause to the contrary;

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Yasmintheresa Garsiyya-Bey (hereinafter "Judgement Creditor") shall recover forthwith from the Attorney for COUPER SMITH-HAGANS of LAW OFFICE OF DENISE D. NORDHEIMER, LLC Marta Dybowski, Magistrate of Family Court of the STATE OF DELAWARE (Inc.) Joelle P. Hitch, Magistrate for UNITED STATES DISTRICT COURT (Inc.) of DISTRICT OF DELAWARE, LLC Colm F. Connolly, and Cabinet Secretary for DEPARTMENT OF SERVICES FOR CHILDREN, YOUTH AND THEIR FAMILIES Josette DelleDonne Manning (hereinafter "Judgment Debtors") the judgment by default as follows:

- | | | |
|-----|---|-------------|
| i. | The immediate dismissal with prejudice of case number CN20-02933; Petition number
20-13401 | |
| ii. | <u>Damage</u> | <u>Cost</u> |

Conspiracy against rights (18 USC 241)	\$175,000
Deprivation of rights under color of law (18 USC 242)	\$175,000
Fraud	\$675,000
Consulate costs	\$220,000
Misc. expenses (mailing, paper, ink, etc)	\$15,000

Total: \$1,260,000.00 payable in lawful money of .9999 fine gold bullion coins

IT IS FURTHER ORDERED AND ADJUDGED that a judgment lien be and the same is hereby entered against oaths of office, surety bonds, and the property and assets of the Judgment Debtors' (jointly) and their spouse, their heirs, successors and assigns, including but not limited to, any and all automobiles, boats, aircrafts, real estate, hereditaments, personal property, common property / community property, intellectual property, corporeal property, incorporeal property, bank accounts, future earnings, wages, and pensions in order to secure the performance and payment of this judgment, and to levy upon such property and assets for the satisfaction of this judgment if payment cannot be made;

IT IS FURTHER ORDERED AND ADJUDGED that the Judgment Debtors' forfeit all of their rights and property to the Judgment Creditor under the organic 13th Amendment (section 12) of the Constitution for the United States of North America, and this judgment may be levied upon thirty (30) days from its entry date in case number **No. CN20-02933; Petition No. 20-13401**,



unless it is shown in the record that the settlement was made between the Judgment Debtors and the Judgment Creditor;

IT IS FURTHER ORDERED AND ADJUDGED that a Writ of Possession shall be forthwith issued to the Sheriff's for New Castle County, Delaware, upon payment of proper costs therewith; and the Sheriff's office shall forthwith execute the Writ of Possession in accordance with their Treaty Obligation under Article 20 of the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire, where aver the following:

Article 20. If any citizens of the United States, or any persons under their protection, shall have any disputes with each other, the consul shall decide between the parties, and whenever the consul shall require aid or assistance from our government, to enforce his decisions, it shall be immediately granted to him.

And in accordance with Treaty Obligation under Article 5 of the Right of Protection in Morocco of 1880 between Belgium, Denmark, France, Italy, Moroccan Empire, Netherlands, Norway, Portugal, Spain, Sweden, Union of Soviet Socialist Republics, United Kingdom, and the United States, where aver the following:

Article 5. It is understood that civil suits commenced before protection, shall be terminated before the courts which have instituted Such proceedings. The execution of the sentence shall suffer no hindrance.

There shall be no cause for the Sheriff's office to delay in executing the Writ of Possession.

In accordance, with the '*The Arising Clause*' of the Constitution for the United States of North America Article III, section 2, clause 1 this judgment and the writ of possession are considered to be fully enforceable to the fullest extent of the law in the STATE OF DELAWARE from the entry date in case number **No. CN20-02933; Petition No. 20-13401** in the records of the Al Moroccan Empire Consulate at New Jersey state republic.

Furthermore, the '*Full Faith and Credit Clause*' of the Constitution for the United States of North America Article IV, section 4, this judgment and the writ of possession are considered to be 'domesticated' for enforcement in the STATE OF DELAWARE from the entry date in case number **No. CN20-02933; Petition No. 20-13401** in the records of the Al Moroccan Empire Consulate at New Jersey state republic.

DONE AND ORDERED at

Lenapehoking, Al Moroccan Empire, Maghrib Al-Aqsa, North-West Amexem / North America

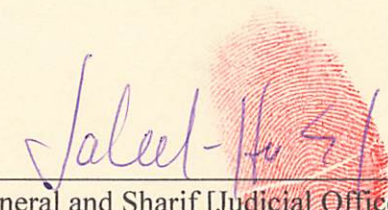
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AFFIDAVIT

I affirm by virtue of Divine Law, under the Zodiac Constitution, and upon the United States Republic Constitution, and upon the honor of my Foremothers and Forefathers that the foregoing Writ of Quo Warranto and Affidavit is true and correct.

Executed this 13-Shawwal, 1442 M.C.Y. [May 25, 2021 C.C.Y.]



Jaleel-Hu El, Consul General and Sharif [Judicial Officer],
Office of the Al Moroccan Empire Consulate
at New Jersey state republic
All Rights Reserved

Maghrib al Aqsá



Cited Authorities:

- Consular jurisdiction and venue under Art. 20 and 21 of the Treaty of Peace and Friendship of 1836 (in force 1837) between the United States of North America and Morocco Empire
- Treaty right to inherit under Art. 22 of the aforesaid Treaty of 1836
- Supremacy clause under Art. VI, cl. 2 of the Constitution for the United States of North America 1791
- Diversity of Nationality case under Art. III, sect. 2 of the Constitution for the United States of North America 1791
- Forfeiture clause under organic Amendment 13, section 12 of the Constitution for the United States of North America 1791
- *Kolovrat v. Oregon*, 366 U.S. 187, 194, 81 S.Ct. 922 (1961) (“A state cannot refuse to give foreign nationals their treaty rights because of fear that valid international agreements may possibly not work completely to the satisfaction of state authorities. Under the supremacy clause of the United States Constitution Art. VI, clause 2 state policies as to the rights of aliens to inherit must give way to overriding federal treaties and conflicting arrangements.”)
- *Christmas v. Russell*, 5 Wall. 302, 18 L.Ed. 475 (“A judgment or record shall have the same faith, credit, conclusive effect, and obligatory force in other states as it has by law or usage in the state from whence taken.)



- First Na. Bank v. Terry, 103 Cal. App. 501, 285 P. 336, 337 (“*Full faith and credit*” clause of the Const. U.S. art 4 § 1, requires that foreign judgments be given such faith and credit as it had by law or usage of state of its origin.”)
- Snaiadach v. Family Finance Corp., 395 U.S. 337 349 (1968) (“The ability to place a lien upon a man’s property, such as to temporarily deprive him of its beneficial use, without any judicial determination of probable cause dates back not only to medieval England but also to Roman times.”)

C.C.

Jeffrey W. Bullock, (acting as) Secretary of State of Delaware

Kathy Jennings (acting as) Attorney General

Donald J. Trump, former President of the United States

Antony J. Blinken, acting Secretary of State for the United States

Scott T. Phillips, acting Sheriff for New Castle County of the State of Delaware

Antony Phillipson, acting British Consul General in New York

Thomas Von Essen, acting French Consul General in New York

Herman Quarles van Ufford, acting Netherland Consul General in New York

Francesco Genuardi, acting Italian Consul General in New York

D. Rafael Conde de Saro, acting Spanish Consul General in New York

Annika Rembe, acting Swedish Consul General in New York

Sergei K. Ovsiannikov, acting Russian Consul General in New York



Duly subscribed and affirmed on this 13-Shawwal, 1442 M.C.Y. [May 25, 2021 C.C.Y.],
before me, a Wazir [Notary Public] for the Moorish National Republic Federal Government

Jaleel-Hu El
WITNESS my hand and official seal

Wazir [Notary Public]

Printed Appellation



Affidavit of Fact
Certificate of Service

I, Jaleel-Hu El, hereby certify that on this 13-Shawwal, 1442 M.C.Y. [May 25, 2021 C.C.Y.], the enclosed Affidavit of Fact, Writ of Quo Warranto [Exhibit A] was sent via USPS certified mail delivery to the following recipient:

Colm F. Connolly (acting as) Magistrate
UNITED STATES DISTRICT COURT (Inc.)
District of Delaware
844 N. King Street, Unit 31, Room 4124, 4B
Wilmington, Delaware [Near 19801-3555]

JACIT
P.O. BOX 760
South Orange
New Jersey
07079



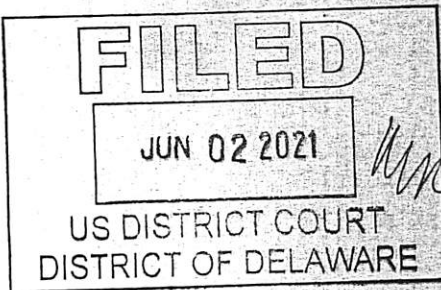
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Colin F. Connolly
UNITED STATES DISTRICT COURT
District of Delaware
844 N. King Street, Unit 31, Room 4124, 4B
Wilmington, Delaware 19801



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